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09/695,518	10/24/2000	Christian Volf Olgaard	11602.00.0005	3116
23418 VEDDER PRIC	7590 09/20/2007 CE KAUFMAN & KAM	EXAMINER		
222 N. LASAL	LE STREET	MANIWANG, JOSEPH R		
CHICAGO, IL 60601		ART UNIT	PAPER NUMBER	
	•		2144	
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			09/20/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)			
Office Action Summary		09/695,518	OLGAARD ET AL.			
		Examiner	Art Unit			
		Joseph R. Maniwang	2144			
Period fo	The MAILING DATE of this communication or or Reply	appears on the cover sheet with	the correspondence address			
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Status						
1) 又	Responsive to communication(s) filed on 16	6 July 2007.				
·	·	his action is non-final.				
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Dispositi	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-6,8-14,17,19 and 20 is/are pendidal Of the above claim(s) is/are without Claim(s) is/are allowed. Claim(s) 1-6,8-14,17,19 and 20 is/are reject Claim(s) is/are objected to. Claim(s) are subject to restriction and	drawn from consideration.				
Applicati	ion Papers					
9)	The specification is objected to by the Exam	iner.				
10)	The drawing(s) filed on is/are: a) a	· · · · · · · · · · · · · · · · · · ·				
	Applicant may not request that any objection to t	*	• •			
11)	Replacement drawing sheet(s) including the corr The oath or declaration is objected to by the		-			
Priority ι	ınder 35 U.S.C. § 119					
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bure See the attached detailed Office action for a light service.	ents have been received. ents have been received in Appriority documents have been re eau (PCT Rule 17.2(a)).	plication No eceived in this National Stage			
Attachmen 1) ⊠ Notic	t(s) ee of References Cited (PTO-892)	4) 🗍 Interview Sur	mmary (PTO-413)			
2) D Notic 3) D Inform	the of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date	Paper No(s)/	Mail Date commal Patent Application			

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/16/07 has been entered.

Claim Rejections - 35 USC § 102

- 2. Claims 1-6, 8-14, and 17, 19, and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Kobayashi (U.S. Pat. No. 6,633,759).
- 3. Regarding claims 1, 9, and 17, Kobayashi disclosed a method comprising submitting information about the interface client along a first wireless communication path to the wireless device in proximity of the interface client (see column 9, lines 40-45; column 13, lines 7-17), wherein the information about the interface client includes at least information about display capabilities of the interface client (see column 14, lines 12-15); determining that the interface client is usable to display the content based at least on the information about the display capabilities of the interface client (see column 14, lines 15-25); receiving the content along a second wireless communication path from a remote source and conveying the content via the wireless device to the interface

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client along the first wireless communication path (see column 5, lines 3-14; column 13, line 62 through column 14, line 6; column 2, lines 37-39; column 4, lines 30-31); and displaying the content on a display of the interface client (see column 2, lines 39-40; column 4, line 32; column 13, lines 7-17; column 14, lines 9-11). Kobayashi disclosed a system comprising an interface client adapted for submitting information about the interface client (see column 4, line 21) along a first wireless communication path (see column 4, lines 24-25) to a wireless device (see column 4, line 23) in proximity of the interface client, the interface client having a displaying adapted for displaying the content received by the interface client along the first wireless communication path (see column 4, lines 30-32), wherein the information about the interface client includes at least information about display capabilities of the interface client (see column 14, lines 12-15); and a remote source, adapted to determine that the interface client is usable to display the content based at least on the information about the display capabilities of the interface client (see column 14, lines 15-25); the wireless device adapted for receiving the content along a second wireless communication path from the remote source (see column 4, lines 39-47) and conveying the content to the interface client along the first wireless communication path (see column 4, lines 30-32; column 13, lines 7-17); wherein one of the interface client, the wireless device and the remote source is adapted to format the content based on the submitted information from the interface client (see column 10, line 65 through column 11, line 3).

4. Regarding claims 2 and 10, Kobayashi disclosed receiving a signal from the wireless device when the wireless device is in proximity of the interface client prior to

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submitting the information about the interface client to the wireless device (see column 9, lines 34-36; column 12, lines 8-10, 54-60).

- Regarding claims 3 and 11, Kobayashi disclosed the signal from the wireless device transmitted from the wireless device in response to a prior signal transmitted from the interface client (see column 2, lines 35-37; column 9, lines 27-28; column 12, lines 1-2, 52-53).
- 6. Regarding claims 4 and 12, Kobayashi disclosed the signal from the wireless device including information identifying a user of the wireless device (see column 9, lines 34-36).
- 7. Regarding claims 5 and 13, Kobayashi disclosed the information about the interface client including information about the capabilities of the interface client (see column 9, lines 40-45) and information about an input device of the interface client (see column 12, lines 25-27; column 13, lines 7-17).
- 8. Regarding claims 6, 14, and 19, Kobayashi disclosed the remote source as a server (see column 4, lines 44-47).
- 9. Regarding claims 8 and 20, Kobayashi disclosed the content formatted based on the submitted information about the interface client (see column 12, lines 22-32).

Response to Arguments

10. Applicant's arguments filed 07/16/07 have been fully considered but they are not persuasive.

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11. Regarding claims 1-6, 8-14, 17, 19, and 20 rejected under 35 U.S.C. 102(e) as being anticipated by Kobayashi (U.S. Pat. No. 6,633,759), Applicant asserts that Kobayashi does not disclose that (1) the submission of information about the interface client to the wireless device includes at least information about display capabilities of the interface client, and (2) the information about the display capabilities is used to determine that the interface client is usable to display the content. However, Examiner submits that Kobayashi reads on these concepts as claimed. To the first point, Examiner submits that Kobayashi disclosed the provision for an interface client to submit information to a wireless device about display capabilities of the interface client, as a PC could receive information about a cellular phone regarding its electric field intensity or battery (see column 14, lines 12-15). To the second point, Examiner submits that Kobayashi disclosed the provision for using such information to determine if the interface client is usable to display the content, as the PC could then decide "whether the electric field intensity in the cellular phone...is sufficiently strong to receive data and the charging state of the battery is sufficiently high" (see column 14, lines 15-25). This disclosure of Kobayashi describing receiving information at one device regarding attributes of another and determining the sufficiency of such attributes for usability of the device reads on the limitations argued by Applicant and broadly recited in amended independent claims 1, 9, and 17.

Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

King (U.S. Pat. App. Pub. 2003/0055867)

Thrane (U.S. Pat. No. 7,149,969)

Olgaard et al. (U.S. Pat. No. 6,542,740)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph R. Maniwang whose telephone number is (571) 272-3928. The examiner can normally be reached on Mon-Fri 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William C. Vaughn can be reached on (571) 272-3922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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